IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

| MICHAEL HACKLEY, et al. Plaintiffs, vs. LVL X, INC., et al. Defendants. | : JFM 02 CV 336 | 53 |
|---|----------------------------------|---------------------------|
| | <u>ORDER</u> | |
| Having considered defendant | LVL X, Inc., John Lee, and | Jeffrey Way's motion for |
| summary judgment on Count II, and | all oppositions and replies the | ereto, it is this of |
| ,, by the | United States District Court for | the District of Maryland: |
| ORDERED: that because the | ere is no genuine issue as | to any material fact and |
| defendants LVL X, Inc., John Lee, a | nd Jeffrey Way are entitled to | a judgment as a matter of |
| law, defendants' motion for summary | judgment on Count II is hereb | y GRANTED. |
| JUDGE, The U | nited States District Court for | the Maryland District |